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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	New Jersey				
In Re:	Julmali I Habibul		Case No	.:	2:22-bk-19819		
		Debtor(s)	Judge:		SLM		
		Debioi(s)					
		CHAPTER 13 PLA	AND MOTIO	NS			
☐ Origina	al		Required	Date:	10/9/24		
Motion	s Included	☐ Modified/No Not	ice Required				
	7	THE DEBTOR HAS FILE CHAPTER 13 OF THE					
		YOUR RIGHTS MA	AY BE AFFECT	ED			
attorney. objection reduced, be grante Notice. The Bankrupto may take modify the based on treatment The folic state wh	Anyone who wishes to within the time frame somodified, or eliminated divided without further notice the Court may confirm the cy Rule 3015. If this place solely within the lien. The debtor need value of the collateral must file a timely objective the plan included within the plan included the plan included within the plan included the plan included within the plan incl	o oppose any provision of stated in the <i>Notice</i> . You do not he or hearing, unless writh this plan, if there are not an includes motions to a chapter 13 confirmation do not file a separate motor to reduce the interest ection and appear at the ection are to the interest ection and appear at the ection are not set to the interest ection and appear at the ection and appear at the ection are not set to the interest ection and appear at the ection are set to the interest ection are not set to the interest ection and appear at the ection are set to the interest ection are set to the interest ection and appear at the ection are set to the interest ec	of this Plan or any ir rights may be a firmed and beconten objection is fit timely filed objection or modify an process. The plaction or adversary rate. An affected confirmation hearing items. If an ingree items. If an ingree items.	y motion inclusified by the me binding, a filed before the ctions, without lien, the lien an confirmation proceeding to be a ring to prosecute the check of the c	at further notice. See avoidance or modification on order alone will avoid or to avoid or modify a lien who wishes to contest said ecute same. The box on each line to the das "Does Not" or if		
	,	,					
THIS PLA	AN:						
	S ⊠ DOES NOT CONT E SET FORTH IN PAR		PROVISIONS. N	ION-STAND	ARD PROVISIONS MUST		
COLLAT	ERAL, WHICH MAY F	THE AMOUNT OF A S RESULT IN A PARTIAL MOTIONS SET FORTH	PAYMENT OR N	NO PAYMEN			
		D A JUDICIAL LIEN OR IOTIONS SET FORTH I			URCHASE-MONEY		

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Initial Debtor(s)' Attorney	SDP Ini	tial Debtor:	JIH	Initial Co-Del	otor
Part 1: Payme	ent and Le	ength of Plan				
		g				
		all pay <u>186.50 Mont</u> , then <u>\$500.00 for <u>4</u></u>		hapter 13 Tru	stee, starting on <u>De</u>	ecember 1, 2023 for
	⊠ Fut	ture Earnings			he following source	s: funds are available):
c. Use	☐ Sal	perty to satisfy plar le of real property scription: pposed date for cor	-	:		-
	De	finance of real prop scription: oposed date for cor	-			
	De	an modification with scription: 186 Newa oposed date for cor	rk Avenue,	Bloomfield, 90 Days per Loss Program Been Sul Lender.	umbering property: NJ 07003 or as extended Mitigation . Application Has bmitted To Some Updated y Be Needed	-
d.		e regular monthly n	nortgage pay	ment will con	tinue pending the s	ale, refinance or loan
e.	De	btor anticipates W	ife will be e	employed an	g to the payment an d promotion busin n 16 months of De	ess closed and will
Part 2: Adequ	ate Prote	ction		NONE		
a. Ade	quate prote			the amount	of \$ to be paid t	to the Chapter 13
		ection payments wil firmation to: (c		the amount o	f\$ to be paid dir	rectly by the debtor(s)
	•				of \$ <u>1,975.00</u> to b <u>JS Bank</u> (creditor).	e paid directly by the
Part 3: Priorit	y Claims ((Including Admini	strative Exp	enses)		
a. All allow	ed priority	claims will be paid	in full unless	the creditor a	agrees otherwise:	
Creditor			Type of Priority			Amount to be Paid
Steven D Pertuz			Attorney Fees	· ·		1,000.00

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Check one: ☑ None	ort Obligations assigned			·	
assigned to or	d priority claims listed be is owed to a governmer U.S.C.1322(a)(4):				
Creditor	Type of Priority	Cla	m Amount	Amount to	be Paid
Part 4: Secured Clai	ms				
a. Curing Default ar	nd Maintaining Paymen	ıts on Princip	oal Residence	e: 🗌 NONE	
	vill pay to the Trustee (as ebtor shall pay directly to bllows:				
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
	5 186 Newark, Avenue Newark, NJ			Plan payment and Balance To Be Pai Through Loan Mod Application Has Bo Submitted To Lend	\$1,975.00 d (2,569.75) ification een
NONE The Debtor will pay to the debtor will pay dir	taining Payments on No the Trustee (as part of the ectly to the creditor (outs	ne Plan) allow	ed claims for a	ırrearages on monthly	obligations and
as follows:			Interest Rate	Amount to be Paid to	Regular Monthly Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	on Arrearage	Creditor (In Plan)	Plan)
The following claims v	cluded from 11 U.S.C. so were either incurred with urity interest in a motor very petition date and secure	in 910 days b ehicle acquire	efore the petited	onal use of the debto curity interest in any	r(s), or incurred other thing of
Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through	n the Plan Including Interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🖂 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

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NOTE: A modification under this section ALSO REQUIRES
the appropriate motion to be filed under Section 7 of the Plan.

					Value of		
			Total		Creditor	Annual	Total
		Scheduled	Collateral	Superior	Interest in	Interest	Amount to
Creditor	Collateral	Debt	Value	Liens	Collateral	Rate	Be Paid

Creditor	Collateral	Debt	Value	Liens	Collateral	Rate	Be Paid		
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.									
	rmation, the stay is r 11 U.S.C 1301 be t		all respects. T	he Debtor s		e followin			
	Conat	iorar to bo carro	naoroa	Value of	Collateral	rtomann	Debt		
f. Secured Claims Unaffected by the Plan NONE The following secured claims are unaffected by the Plan: Creditor Chase Bank g. Secured Claims to be Paid in Full Through the Plan NONE Creditor Collateral Total Amount to be Paid through the Plan									
a. Not sep	parately classified Not less than \$_				shall be paid	:			
	☐ Not less than percent								
\boxtimes	<i>Pro Rata</i> distrib	ution from an	y remaining fu	ınds					
b. Separa	tely classified uns	ecured claim	s shall be trea	ited as follov	vs:				
Creditor		for Separate Cla		Treatment		Amo	unt to be Paid		
Part 6: Executor	y Contracts and U	nexpired Lea	ses X N	ONE					
non-residential rea	ee time limitations seal property leases in ory contracts and una ng, which are assum	this Plan.) expired lease							
Creditor A	rrears to be Cured in Plar	n Nature of Con	tract or Lease	Treatment by	v Debtor F	Post-Petitio	n Payment		
7.0		1		1	,		,		

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Part 7: Motions NONE										
NOTE: All plans containing motions must be served on all affected lienholders, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification</i> of <i>Service, Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.										
			_iens under avoid the fo			•				
Creditor		ture of llateral	Type of Lien	Amount o	f Lien	Value Collate		nt of O	Sum of All other Liens against the Property	Amount of Lien to be Avoided
Th	b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. ⊠ NONE The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:									
Creditor	C	Collateral	Sc De		Total C Value	Collateral S	uperior Liens	Value of Creditor's in Collate	s Interest	Total Amount of Lien to be Reclassified
		n to Partiall ired. ⊠ NC		s and Re	classi	ify Under	ying Claims	s as Part	ially Sec	ured and
			reclassify the stent with Pa			ns as part	ally secured	and parti	ially unse	cured, and to
Creditor	C	Collateral	Sche	eduled Debt		Collateral	Amount to b	oe Deemed Secured		Amount to be Reclassified as Unsecured
		an Provisio								
a. Vesting of Property of the Estate ☑ Upon Confirmation ☐ Upon Discharge										
Cr	editors				4, 6 oı	⁻ 7 may co	ntinue to ma	il customa	ary notice	es or coupons
c.	Order	of Distribu	tion							
Th	1) 2)	Ch. 13 S Other Adr	shall pay al tanding Trus ninistrative Cl	stee Comr			ring order:			
	3) Priority Claims 4) Secured Claims									

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1	E\	Lease Arrearages						
	5) 6)	General Unsecured Claims						
	d. Post-Pe	tition Claims						
Section		ig Trustee $oxtimes$ is, $oxtimes$ is not authorized the amount filed by the post-petition	I to pay post-petition claims filed pursuant to 11 U.S.C. claimant.					
Part 9:	Modification	on X NONE						
		on of a plan does not require that a nce with D.N.J. LBR 3015-2.	a separate motion be filed. A modified plan must be					
		modifies a Plan previously filed in thi n being modified: <u>10/9/24.</u>	s case, complete the information below.					
Explair		the plan is being modified:	Explain below how the plan is being modified:					
To Of Defa		Order Resolving Chapter 13 Certification	Modified Plan Payment Schedule and Seeking Loan Modification Through Loss Mitigation.					
		d J being filed simultaneously with the dard Provision(s): Signatures Re						
	Non-Standa ⊠ NONE □ Explain h	rd Provisions Requiring Separate S	ignatures:					
Signat	ures							
The De	btor(s) and t	he attorney for the Debtor(s), if any,	must sign this Plan.					
debtor(s) certify that		represented by an attorney, or the attorney for the ions in this Chapter 13 Plan are identical to <i>Local Form,</i> ard provisions included in Part 10.					
I certify	under penal	ty of perjury that the above is true.						
Date:	October 9, 20		Julmali I Habibul					
			mali I Habibul					
Date:		De	btor					
		Joi	nt Debtor					
Date	October 9, 20)24 /s/ \$	Steven D Pertuz					
			ven D Pertuz					
		Atte	orney for the Debtor(s)					